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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/075,896	02/12/2002	Stanley S. Toncich	UTL 00111 9303		
7590 10/08/2003		EXAMINER			
Kyocera Wireless Corp:			WIMER, MICHAEL C		
Attn: Patent De		ART UNIT	PAPER NUMBER		
San Diego, CA		2821	,		
		DATE MAILED: 10/08/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicatio	n No.	Applicant(s)					
٠.		10/075,89	6	TONCICH, STANLEY S.					
	Office Action Summary	Examiner		Art Unit					
		Michael C.		2821					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status									
	Responsive to communication(s) filed on								
	· · · · · · · · · · · · · · · · · · ·	is action is	non-final.						
	Since this application is in condition for allowated closed in accordance with the practice under				ne merits is				
•	osition of Claims								
4)⊠ Claim(s) <u>1-8</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdra-	wn from cor	sideration.						
) Claim(s) is/are allowed.								
)⊠ Claim(s) <u>1-3 and 5-7</u> is/are rejected.								
) Claim(s) <u>4 and 8</u> is/are objected to.								
) Claim(s) are subject to restriction and/o	or election re	equirement.						
	ication Papers	\r							
) The specification is objected to by the Examine) The drawing(s) filed on is/are: a) acce		objected to by the Ever	miner					
10	- · · · · · · · · · · · · · · · · · · ·								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.									
If approved, corrected drawings are required in reply to this Office action.									
12) The oath or declaration is objected to by the Examiner.									
Prio	rity under 35 U.S.C. §§ 119 and 120								
) ☐ Acknowledgment is made of a claim for foreign	n priority un	der 35 U.S.C. § 119(a)-(d) or (f).					
	a) All b) Some * c) None of:	. ,		, , , , ,					
	1. ☐ Certified copies of the priority document	ts have been	n received.						
	2. ☐ Certified copies of the priority document	ts have beer	n received in Application	on No					
	3. Copies of the certified copies of the prio application from the International Bu			ed in this National	Stage				
	* See the attached detailed Office action for a list		•						
14)	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).								
 a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 									
	ment(s)								
2) 🔲	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 3	<u>1</u> .	-	(PTO-413) Paper No Patent Application (PT					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Romanofsky (6292143).

Regarding Claim 1, Romanofsky shows and teaches a tunable antenna matching circuit comprising a ferro-electric tunable component 16 configured to be coupled to an antenna 18,14,12; a matching circuit comprising the ferro-electric tunable component; a control line 24A operably coupled to the component; a control source 24 electrically coupled to the control line 24A, and the source is configured to transmit a control signal (col. 6, last paragraph) on the line; and wherein the component 16 is responsive to the control signal and adjusts the impedance of the matching circuit as claimed. Romanofsky teaches in Table 1, in col. 7, the relative permittivity of the component 16 is varied via the control signal of the source 24 and thus the overall effective relative permittivity of the antenna is changed, and in col. 7, fourth paragraph, likewise, the input impedance of the radiator 18 is changed by tuning of the component 16. It would have been obvious to the skilled artisan in the antenna art that the control of the

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voltage across the ferro-electric component 16 and 12 adjusts the impedance of the matching circuit (i.e., the component 16).

3. Claims 2 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Romanofsky as applied to Claim 1 above, and further in view of Yandrofski et al. (5589845).

Regarding Claims 2 and 3, Yandrofski et al. show in Figures 23 and 24 a ferro-electric capacitor 141 used as a matching circuit and comprising a ferro-electric tunable component 136 coupled to an antenna 130. It would have been obvious to the skilled artisan to employ the matching circuit/capacitor of Yandrofski et al. in the Romanofsky antenna for the purpose of providing a tunable antenna matching circuit.

4. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Romanofsky in view of Vanatta et al. (5649306).

As noted above, Romanofsky shows the claimed structure and it was shown to be obvious to the skilled artisan that the ferro-electric component adjusts impedance of the matching circuit at the input of the antenna radiator 18. Romanofsky teaches and suggests at col. 2, lines 16, certain applications for the antenna disclosed. Thus, Vanatta et al. are cited as resolving the level of ordinary skill in the antenna art and as evidence of obviousness, and teach a patch antenna 59 (Fig. 3) used in a wireless communication device, along with a battery 57, a transceiver 50 and a user interface (e.g., keypad). It would have

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been obvious to the skilled artisan to employ the combination hand-held transceiver of Vanatta et al. along with the tunable antenna of Romanofsky.

5. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Romanofsky in view of Vanatta et al. as applied to Claim 5 above, and further in view of Yandrofski et al.

Regarding claims 6 and 7, Yandrofski et al. show in Figures 23 and 24 a ferro-electric capacitor 141 used as a matching circuit and comprising a ferro-electric tunable component 136 coupled to an antenna 130. It would have been obvious to the skilled artisan to employ the matching circuit/capacitor of Yandrofski et al. in the Romanofsky/Vanatta et al antenna and wireless communication device for the purpose of providing a tunable antenna matching circuit.

Allowable Subject Matter

6. Claims 4 and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael C. Wimer whose telephone number is (703) 305-3555. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Don K. Wong can be reached on (703) 308-4856. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

Michael C. Wimer Primary Examiner Art Unit 2821

MCW 09/08/03